SHELBY DUKE GOZAO*
H. SCOT SPRAGINS**
GOODLOE T. LEWISO**
DAWN DAVIS CARSON**
J. BRIAN HYNEMANO**
LAWRENCE J. TUCKER, JR.*
HANK SPRAGINS**
JASON R. HOLLINGSWORTH**
DYLAN J. GILLESPIE**
CHRISTINA R. HADAWAY***
JONATHAN A. DENNIS*

MS State Bar Approved Mediator
 Licensed in MS
 Licensed in MS and TN

*** Licensed in MS, TN and GA

HICKMAN, GOZA & SPRAGINS, PLLC

ATTORNEYS AT LAW
1305 MADISON AVENUE
POST OFFICE BOX 668
OXFORD, MISSISSIPPI 38655-0668
TELEPHONE: 662-234-4000

FACSIMILE: 662-234-2000
WEB SITE: www.HICKMANLAW.com
E-Mail: glewis@hickmanlaw.com

April 26, 2022

ROBERT L. SMALLWOOD, JR. (1909-1954)
CHESTER L. SUMNERS (1896-1959)
LOWELL E. GRISHAM (1925-1982)
WILL A. HICKMAN (1924-2008)
THOMAS R. ETHRIDGE (1918-2010)

Robert Mims
Office of the US Attorney
900 Jefferson Avenue
Oxford, MS 38655
rmims@usadoj.gov

Re: United States of America v. Jamarr Smith, et al.

U.S.D.C. for the Northern Dist. of MS; Oxford Div.; No. 3:21-CR107-NBB-RP

Our File No.: 21-7126

Dear Robert:

I am writing to request some additional discovery in the above-captioned case. I request discovery as follows:

- 1. Produce all documents and records, including raw data, provided by Google as a result of the geofence warrants.
- 2. Produce all information about how law enforcement officials analyzed the Location History data to determine devices that were "relevant to the investigation," including:
 - a. how law enforcement officials made determinations about which devices were "relevant";
 - b. how law enforcement officials made determinations about which devices were not "relevant";
 - what data law enforcement officials relied on to make these determinations, including any additional information or analysis provided by Google;

d. a list of any "anonymized" identifiers believed to belong to Jamarr

Exhibit "E"

HICKMAN GOZA & SPRAGINS, PLLC

April 26, 2022 Page 2

Smith.

- 3. The name(s) and training, certifications, and qualifications of the law enforcement official(s) who analyzed the Location History data provided by Google.
- 4. For all law enforcement agencies and officers involved in this case, copies of all:
 - a. communications and correspondence between agents involved in the investigation and Google employees/representatives regarding the geofence warrants in this case;
 - b. arrest and investigative reports from any officers/analysts who used the Location History data during this case, regardless of whether the Location History data is specifically referenced in the report or not;
 - c. training materials in the possession of law enforcement agencies for obtaining and using geofence warrants; and
 - d. internal policies, guidelines, training manuals, or presentations concerning use of geofence warrants;
- 5. For each extraction completed on each digital device seized from Jamarr Smith, produce:
 - a. All exported reports in native format (i.e. PDF, Excel, HTML, UFDR, etc.)
 - b. The UFED Reader;
 - c. All data as originally produced by Cellebrite UFED to include the original folder structure and all files;
 - d. All Cell Phone Forensic Extraction Files collected with Cellebrite or similar forensic extraction software, such as UFED Files, .BIN (Binary Files), .TAR (or other archival files);
 - e. All Evidence Logs of all digital evidence, including full chain of custody for each item
 - f. Any passwords (security or encryption), PIN, pattern locks collected during the law enforcement investigation to unlock said devices.
 - g. Any Cellebrite Project files (.pas files)

Case: 3:21-cr-00107-SA-RP Doc #: 74-5 Filed: 11/04/22 3 of 3 PageID #: 248

HICKMAN GOZA & SPRAGINS, PLLC

April 26, 2022 Page 3

- h. Any Cellebrite Multiple Dumps (UFDX files)
- i. Any photographs taken of the device at time of seizure and examination
- j. Any notes written by police regarding their handling, examination, or analysis of the digital evidence.

Thank you for your assistance in this matter.

Sincerely,

HICKMAN, GOZA & SPRAGINS, PLLC

GOODLOE T. LEWIS

GTL/mh